IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA SOUTHERN DIVISION

CLYDE SCOFIELD, et al.,)
Plaintiffs,)
v.) Case No. 2:07-cv-579-ME
CITY OF FLORALA, ALABAMA, et al.,))
Defendants.	

MOTION FOR ENTRY OF HIPAA ORDER

Defendants the City of Florala, Alabama, and Neil Pittman move for a HIPAA order regarding plaintiff Clyde Scofield. In support of this motion, the defendants state as follows.

- 1. Clyde Scofield was allegedly injured during the incident made the basis of this action.
 - 2. His physical condition may be relevant to this action.
 - 3. Counsel for the plaintiffs consents to this motion.

s/ James H. Pike

James H. Pike (PIK003) Attorney for Defendants The City of Florala, Alabama and Neil Pittman

OF COUNSEL:

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CERTIFICATE OF SERVICE

I, James H. Pike, certify that on December 16, 2007, I electronically served a copy of this document upon:

Steve Blair P.O. Box 310843 Enterprise, Alabama 36331

Charles M. Brunson JARED & BRUNSON P.O. Box 358 Elba, Alabama 36323

s/ James H. Pike
James H. Pike

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA SOUTHERN DIVISION

CLYDE SCOFIELD, et al.,)
Plaintiffs,))
v.) Case No. 2:07-cv-579-MEF
CITY OF FLORALA, ALABAMA, et al.,)))
Defendants.)

HIPAA PROTECTIVE ORDER

Counsel for all parties are hereby granted the right, upon compliance with the applicable provisions of the Federal Rules of Civil Procedure, to obtain from all health care providers and health plans all information relating to the past, present, or future physical condition of Clyde Scofield (date of birth XX-XX-1953, Social Security number XXX-XX-1677), as well as information relating to the provision of health care to such individual and payment for the provision of such health care. This Protective Order is intended to help the parties, and third parties who receive subpoenas from the parties, to comply with the requirements of the Federal HIPAA Privacy Rules, 45 C.F.R. § 164.512(e), as a "Qualified Protective Order" under that regulation. Protective Order expressly authorizes disclosure of "Protected Health Information", as defined in the Privacy Rules, by the parties and third parties to counsel for the parties, subject to timely objection under the notice provisions Federal Rules of Civil Procedure. The parties and counsel for the parties may use and disclose such information for the purpose of this

proceeding only and	d are to return	or destroy suc	n information	(including all
copies made) at the	end of this proce	eeding.		
This the	day of		, 200	07.
		Judge		